April 22, 2013

On

United States District Court Eastern District of Michigan

Notice of E-mail Delivery Failure Directed to Sarah L. Mehta

. an electronic "Delivery Failure Report" was received by the court after

an entry was made on the court record in case	number:13-cv-10253
An e-mail delivery failure will occur when the properly updated with a valid e-mail address.	attorney does not keep his/her e-filing account
Policies and Procedures R3 (c).* If a filing user must upda should also review his/her active cases using	ail address is a violation of the Electronic Filing user has an obsolete e-mail address associated ate the information immediately. The filing user g a PACER account for all missed filings. This er the provisions of LR 11.1. Sanctions may be this date. **
kind of temporary technical disruption. Upon	n the intended NEF recipient experiences some notification, the filing user should make every sible. The filing user should also monitor his/her echnical disruption has been resolved.
I hereby certify that a copy of the foregoing document of record on this date, by electronic and	·
	DAVID J. WEAVER, CLERK OF COURT
	By: s/Kelly Clark Deputy Clerk

* Rule 3 Eligibility, Registration, Passwords states, in part:

Dated: April 29, 2013

(c) Each filing user is responsible for maintaining valid contact information in his or her ECF Registration account profile. When a user's contact information changes, the user must promptly update his or her ECF Registration account profile. If the filing user has a pending case before the Court, the user must also promptly notify all parties in all cases. Electronic service upon an obsolete e-mail address will constitute valid service if the user has not updated the account profile with the new e-mail address.

** LR 11.1 Sanctions for Non-Compliance with Local Rules

If, after notice and a reasonable opportunity to respond, the Court determines that a provision of these Local Rules has been knowingly violated, the Court may impose an appropriate sanction upon the attorneys, law firms, or parties that have violated the Local Rule or are responsible for the violation. The procedures for imposing sanctions and the nature of sanctions shall be as set out in Fed. R. Civ. P. 11(c). For purposes of this rule, references in Fed. R. Civ. P. 11(c) to violations of "subdivision (b)" are deemed to be references to violations of the Local Rules, and Fed. R. Civ. P. 11(c)(2)(A) does not apply.



Automatic reply: Stipulation and Order in 4:13-cv-10253-TGB-LJM Hebshi v. United States of America et al

Sarah Mehta to: cmecfadmin@mied.uscourts.gov

04/22/2013 03:15 PM

From: Sarah Mehta <smehta@aclumich.org>

To: "cmecfadmin@mied.uscourts.gov" <cmecfadmin@mied.uscourts.gov>,

I no longer work at the ACLU of Michigan. For inquiries regarding on-going cases or issues in Michigan, please contact our paralegal, Brenda Bove, at bbove@aclumich.org or 313-578-6802.

Starting April 22nd, I can be reached at smehta@aclu.org.

Thank you.